UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA,

Hon. Faith S. Hochberg

Plaintiff,

Criminal No.: 2:10-cr-00545 (FSH)

v.

JOSE TORRES,

NOTICE OF MOTION
TO ADJOURN DATE FOR SENTENCING

Defendant.

SIRS/MADAMS:

PLEASE TAKE NOTICE that upon the annexed Certification of Carl J. Herman, the defendant Jose Torres, by and through his Court appointed attorney, Carl J. Herman, petitions this Court to adjourn his sentencing date which is now scheduled for July 9, 2012 at 1:00 p.m.

DATED: June 29, 2012

CARL J. HERMAN, ESQ.

Attorney for Defendant, Jose Torres

443 Northfield Avenue

West Orange, New Jersey 07052

Bus.: (973) 324-1011 Fax: (973) 324-1133 cjherman@carlherman.com

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA,

Hon. Faith S. Hochberg

Plaintiff,

Criminal No.: 2:10-cr-00545 (FSH)

v.

CERTIFICATION

JOSE TORRES,

Defendant.

I, CARL J. HERMAN, do hereby certify and say:

- 1. I am an attorney-at-law, admitted to practice before this Court and I have been assigned to represent the above-captioned defendant under the Criminal Justice Act.
- 2. This Certification is made in support of this motion to adjourn the sentencing date in this matter, which is now scheduled for July 9, 2012 at 1:00 p.m.
- 3. On June 6, 2012, at the request of the defendant, the undersigned moved this Court to set a sentencing date. In response to this motion the Court established July 9, 2012 at 1:00 p.m. as the date for sentencing in this matter.
- 4. Subsequent to this motion it has come to my attention that Mr. Torres desires to delay his sentencing pending further developments in his case (see letter of Jose Raul Torres, dated June 14, 2012, attached). The government consents to this request.

DATED:

June 29, 2012

CARL J. HERMAN, ESQ.

Attorney for Defendant, Jose Torres

443 Northfield Avenue

West Orange, New Jersey 07052

Bus.: (973) 324-1011 Fax: (973) 324-1133 cjherman@carlherman.com

EXHIBIT "A"

Jun 14, 2012

U.S VS José Raul Torres

Case No.: 2:10-cr-00545

José Raul Torres # 231920 Hudson County Correctional 35 Hackensack Are. Kearny, N. J. 07032

Carl J. Herman Attorney of Sefense 443 Modfield Ave. West Orange, N. J. 07052.

Dear Mr. Herman:

This latter is written in reference to my pending court date. I have reconsidered my decision to expedite my sentencing. Please forgive me for any inconvenience I may have caysed, but I wish to postpone my sentencing until the circuntances surrounding this situation are completed. I give you authorization to cancel the sentencing hearing, and file continuence if necessary.

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To: Carl J. Horman, Attorney At Law

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West Orange M. T. 9705

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* Legal Mai

From José Raul Torres

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H.C.C.C. 35 Hackensack Ave. Kearny, N.J. 07032.

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA,

Hon. Faith S. Hochberg

Plaintiff,

Defendant.

Criminal No.: 2:10-cr-00545 (FSH)

V.

JOSE TORRES,

CERTIFICATE OF SERVICE

어머니 얼마나 보다 아무리는 이 집에 나를 보는 것이 되었다.

CARL J. HERMAN, ESQ., by way of Certification in lieu of oath or affidavit, says:

- 1. I represent the above-referenced Defendant in the within matter.
- 2. On June 29, 2012, the Notice of Motion to Adjourn Date for Sentencing, my Certification and proposed Order was served upon the following individuals listed below via ECF:

Honorable Faith S. Hochberg United States District Court Dr. Martin L. King, Jr. Federal Bldg. and Courthouse 50 Walnut Street Newark, New Jersey 07102

David L. Foster, Assistant U.S. Attorney United States Department of Justice U. S. Attorney District of New Jersey 970 Broad Street Newark, New Jersey 07102

David Sternberg, U.S. Probation Officer United States Probation Department 50 Walnut Street Newark, New Jersey 07102

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| 3. | I certify that the foregoing statements made by me are true. | I am aware that if any |
|----------------|---|------------------------|
| of the foregoi | ng statements made by me are willfully false, I am subject to p | ounishment. |

DATED:

June 29, 2012

CARL J. HERMAN
Attorney for Defendant